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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/624,019	07/21/2003	Shinobu Kuriya	09812.0359-00000	5079
	22852 7590 12/31/2008 FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER		EXAMINER	
LLP			OKORONKWO, CHINWENDU C	
901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			ART UNIT	PAPER NUMBER
			2436	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	I				
	Application No.	Applicant(s)			
	10/624,019	KURIYA ET AL.			
Office Action Summary	Examiner	Art Unit			
	CHINWENDU C. OKORONKWO	2436			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	Lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 16 Second 2a) This action is FINAL . 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under Expression 1.	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-3, 5-7, 9-12, 14-16, 18-21, 23-25, and 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,5-7,9-12,14-16,18-21,23-25 and 2 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according and are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according and are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according and are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according and are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according are subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according to the subjected to by the Examine 10) ☐ according to the subjected	vn from consideration. 27 is/are rejected. r election requirement. r. epted or b) □ objected to by the Edrawing(s) be held in abeyance. See	Examiner. e 37 CFR 1.85(a).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

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DETAILED ACTION

Response to Amendment

1. In response to communications filed on 11/15/2006, the Examiner acknowledges the amendments made to the claims and have both considered and applied them to the claims.

Claims 1-3, 5-7, 9-12, 14-16, 18-21, 23-25, and 27 are presented for examination.

- 1.1 Applicant's arguments with respect to the rejection of the claims have been fully considered but they are moot in view of the new ground(s) of rejection, however the Examiner addresses, below, the Applicant arguments made in reference to the prior art that is being maintained.
- 1.2 In response to Applicant argument that the Inoue reference does not teach or suggest "means for transmitting a restoring request" and "means for transmitting, to the license server, a usage-right request including the reissued usage-right identifying information using backup data," the Examiner respectfully disagrees directing the Applicant to the detailed claim rejections below, as the arguments are directed towards newly amended claims which are addressed below with the claim rejections.
- 1.3 In response to Applicant argument that the Inoue reference does not teach or suggest a hash value as claimed, the Examiner respectfully disagrees citing column 26 lines 4-18 of Inoue, which recites (emphasis added), "the hash value is calculated for

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the portion from the head to just before the LT footer 1704 of the licens3e ticket 1700." The Examiner maintains the rejection.

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1.4 In response to Applicant argument that the "license issue request of Inoue does not simultaneously teach means for transmitting, to the license server, a usage-right request based on the reissued usage-right identifying information," the Examiner respectfully disagrees citing Inoue in which it is recited, "the right management server 110 issues a license ticket that is information for allowing a user to use a content in response to a license ticket request from the user (5:42-44)." Inoue further recites, "the right management server 110 is a computer system that adds usage restrictions set by a parent request to the license ticket to issue it in response to the license ticket issuance request from a child user (5:45-48)." Inoue goes further to recite, "the license ticket ... is issued in response to the license ticket issuance request from the user ... [and that the] license ticket issuance request is a command for requesting issuance of the license ticket, and usually includes an ID of a content which the user of the terminal wants to reproduce, and his desired usage rule indicating how long or how many times the user wants to use the content." This disclosure of a license ticket being issued by the management server in response to a request by the user reads upon the claimed and argued "transmitting, to the license server, a usage-right request" and the license issued by the disclosed management server includes usage right information, therefore it is considered by the Examiner to read upon the argued usage-right request. (emphasis added).

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Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 4-7, 9-12, 14-16, 18-21, 23-25 and 27 are rejected under 35

U.S.C. 103(a) as being unpatentable over Inoue et al. (US Patent No. 7,103,663

B2), in view of Ginter et al. (US Patent No. 5,917,912) and further in view of Spagna et al. (US Patent No. 7,110,984 B1).

Regarding claims 1, 6, 10, 15, 19 and 24, Inoue et al., discloses a information processing apparatus and license server for issuing, to a client, a usage right to permit the use of content and for controlling the decryption and use of encrypted content corresponding to the usage right, said information processing apparatus comprising:

means for storing usage right identifying information (1:67 – 2:2 – "storage unit operable to store license information indicating a usage rule of a content for each terminal device or user"), the usage right identifying information identifying a usage right corresponding to the content the (2:6-7 – "usage restriction information indicating details of the restriction"), the usage right being initially issued to the information processing apparatus

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by a license server (5:42-44 – "right management server issues a license ticket that is information for allowing a user to use a content in response to a license ticket issuance request from the user");

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- means for receiving a response to the restoring request including reissued usage-right identifying information corresponding to the one usage right
 (5:49-54 "license ticket, which is issued in response to the license ticket issuance request from the user who purchases the content");
- means for transmitting, to the license server, a usage-right request including the reissued usage-right identifying information (5:55-61 "license ticket issuance request is a command for requesting issuance of the license ticket, and usually includes an ID of a content which the user of the terminal wants to reproduce, and his desired usage rule indicating how long or how many times the user wants to use the content" and 6:8-10 and 6:40-46 – "content usage right database roughly stores right information and a content key"); and
- means for receiving the usage right corresponding to the content from the license server (6:52-56 "the license ticket generation unit 117 notifies the parental control information management unit 118 of the terminal ID appended to the license ticket issuance request made by the terminal, and has it search the parental control information database 114 using that terminal ID as a key").

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Inoue is silent in disclosing a restoring request to restore the usage rights identifying information using backup data, the restoring request including client identifying information for identifying the information processing apparatus, however <u>Ginter et al.</u> does provide such a disclosure in the recitation, "backup storage 668 and storage media 670 may be used to store backed up information. Of course, any non-volatile media (e.g. one or more floppy diskettes, a writable optical diskette, a hard drive, or the like) may be used for backup storage 668 (165:18-22)."

It would have been obvious for one of ordinary skill in the art, at the time of the invention to have been motivated to combine the inventions of Inoue et al. with that of Ginter et al. and Ginter et al. provides motivation for this combination in the recitation, "secure database 610 in the preferred embodiments backed up at periodic or other time intervals to protect the information the secure database contains. This secure database information may be of substantial value to many VDE participants. Back ups of secure database 610 should occur without significant inconvenience to the user, and should not breach any security (165:6-16)."

Inoue et al.- Ginter et al. are silent in disclosing a hash value calculated based on a first encryption key specific to the information processing

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apparatus, however <u>Spagna et al.</u> does provide disclosure in the recitation, "hash code of all of the other information signed using the private key of the Clearinghouse(s) 105 (45:13-26)" and "a comparison is made of the hash from the new Transaction SC(s) received during the end users request for an additional license is received on the End User Device(s) 109 (96:32-36)."

It would have been obvious for one of ordinary skill in the art, at the time of the invention to have been motivated to combine the inventions of Inoue et al. and Ginter et al. with that of Spagna et al. as these inventions are all directed towards the subject matter of license management. It would have been beneficial to combine the two as this added feature of including a hash value with the request allows for the determination of whether duplicate copies of content is being requested and can be prevented (96:36-44).

Regarding claims 2, 11, 20 and 25, Inoue et al., discloses a information processing apparatus wherein the response to the restoring request includes content identifying information for identifying the content corresponding to the usage right (7:65 – 8:6 – "The parental control information management unit 118 reads out the usage restrictions which are present for the user ... terminal 150 among the parental control information in the parental control information

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database 114 based on the terminal ID of the ... terminal 150 and the right information ID passed by the license ticket generation unit 117, and passes the read-out usage restrictions to the license ticket generation unit"); means for transmitting, to said license server, a usage-right request including the usage-right identifying information (8:24-38 – "the content distribution request is a command from the terminals in each home ... to request the content distribution server 130 to distribute a content desired by the user, and includes mainly an ID or an Internet address of the terminal which makes the request and an ID of the requested content"); and means for receiving the content, the content being transmitted from the content server in response to the content request (column 8 lines 34-38 – [Distribution unit] reads out the content requested by the parental terminal 140 and the child terminal 150 from the content database 131, and distributes it to the parental terminal 140 or the child terminal 150 via the communication network 160 such as the Internet").

Regarding claims 3, 7, 12, 16 and 21, Inoue et al., discloses a information processing apparatus wherein the usage right includes the client identifying information and a signature, and the client identifying information identifies the information processing apparatus or a user, of the information processing apparatus permitted to use the content corresponding to the usage right (6:3-15 – "the user database 111 stores personal information of a user per user" and "the content usage right database 113 roughly stores right information and a content

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key").

Regarding claims 5, 9, 14, 18, 23 and 17, Inoue et al., discloses a information processing apparatus according to claim 1, wherein: the response to the restoring request includes a transaction ID for identifying a restoring transaction (36:48-51 – "request ID"); the information processing apparatus further comprises: means for transmitting, to said license server, a registering request including the transaction ID (36:64 – 37:2); and means for receiving registering information including a second encryption key required for decrypting the content, the registering information being transmitted from said license server in response to the registering request; and wherein the usage-right request includes the transaction ID (8:17 lines 22 which recites, "content distribution server `130 is a computer system such as a broadcasting station or a Web site on the Internet, which encrypts a content received from a content producing company to store it and **sends** an **encryption key** (first key) to the right management server 110, and distributes the encrypted content in response to a user's content distribution request" and 5:48-55 – "license ticket, which is issued in response to the license ticket issuance request from the user who purchases the content, is the information including mainly a content key (second key) for decrypting the content").

Conclusion

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHINWENDU C. OKORONKWO whose telephone number is (571)272-2662. The examiner can normally be reached on MWF 2:30 - 6:00, TR 9:00-3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nasser Moazzami can be reached on (571) 272 4195. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/C. C. O./

Examiner, Art Unit 2436

/Nasser G Moazzami/

Supervisory Patent Examiner, Art Unit 2436